1 2 3 4 5 6 7	Todd M. Friedman (SBN 216752) Adrian R. Bacon (SBN 280332) LAW OFFICES OF TODD M. FRIEDN 21550 Oxnard St. Suite 780, Woodland Hills, CA 91367 Phone: 877-206-4741 Fax: 866-633-0228 tfriedman@toddflaw.com abacon@toddflaw.com Attorneys for Plaintiff	MAN, P.C.			
8 9	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA				
10 11 12 13 14 15 16 17 18	MARK GONZALEZ, individually and on behalf of all others similarly situated, Plaintiff, vs. SPORT CLIPLS, INC.; and DOES 1 through 10, inclusive, Defendant) Case No.) 4:20-cv-08334-JST) NOTICE OF V) DISMISSAL O) PREJUDICE AND WITHO) TO THE PUT)	VOLUNTARY OF ACTION V AS TO PLAIN UT PREJUDIO	VITH TIFF CE AS	
20 21 22 23	NOW COMES THE PLAINTIFFs by a move this Honorable Court to dismiss and without prejudice as to the class. No a motion for summary judgment at the	this matter with pr To Defendant has file	ejudice as to p	olaintiff swer or	
24 25	pursuant to the Respectfully submitted this 26th Day of	Fed. R. May, 2021,	Civ.	P.	
26 27 28	By	y: <u>s/Adrian R. Bacor</u> Adrian R. Bacon Attorney for Plaint	_		

CERTIFICATE OF SERVICE

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Filed electronically on May 26, 2021, with:

United States District Court CM/ECF system

Notification sent electronically on May 26, 2021, to:

To the Honorable Court, all parties and their Counsel of Record

By: s/Adrian R. Bacon Esq.
Adrian R. Bacon
Attorney for Plaintiff